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EXHIBIT A

1

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

ROYAL INDEMNITY COMPANY,

COPY

Plaintiff,

C.A. No. 05-165-JJF

v.

PEPPER HAMILTON LLP, W.
RODERICK GAGNE', FREED
MAXICK & BATTAGLIA CPAS
PC, McGLADREY & PULLEN,
LLP, MICHAEL AQUINO and
FREED MAXICK SACHS &
MURPHY,

Defendant.

Wednesday, February 7, 2007 1:03 p.m. Courtroom 4B

844 King Street Wilmington, Delaware

BEFORE: THE HONORABLE JOSEPH J. FARNAN, JR. United States District Court Judge

## APPEARANCES:

ASHBY & GEDDES
BY: PHILIP TRAINER, JR., ESQ.
BY: TIFFANY GEYER LYDON, ESQ.

-and-

SONNENSCHEIN, NATH & ROSENTHAL, LLP BY: JOHN I. GROSSBART, ESQ. BY: MICHAEL H. BARR, ESQ.

Counsel for Plaintiff

Hawkins Reporting Service
715 North King Street - Wilmington, Delaware 19801
(302) 658-6697

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1	APPEARANCES CONTINUED:
2	-
3	DUANE MORRIS, LLP BY: MICHAEL LASTOWSKI, ESQand-
4	$\cdot$ .
5	WILLIAMS & CONNOLLY, LLP BY: THOMAS H. L. SELBY, ESQ.
6	Counsel for Defendant
7	McGladrey & Pullen, LLP
8	ARNOLD & PORTER, LLP
9	BY: VERONICA E. RENDON, ESQ. BY: JASON M. BUTLER, ESQ.
10	Counsel for Defendants
11 .	McGladrey & Pullen, LLP Michael Aquino
12	
13	THE BAYARD FIRM  BY: CHARLENE D. DAVIS, ESQ.
14	-and-
15	McELROY, DEUTSCH, MULVANEY & CARPENTER, LLP BY: MICHAEL S. WATERS, ESQ.
16	BY: LOIS H. GOODMAN, ESQ.
17	Counsel for Chapter 7 Trustee
18	PRICKETT, JONES & ELLIOTT
19	BY: LAINA M. HERBERT, ESQ.
20	-and-
21	VEDDER, PRICE, KAUFMAN & KAMMHOLZ, P.C. BY: JONATHAN A. WEXLER, ESQ.
22	Counsel for Defendants,
23	Freed, Maxick, Sachs & Murphy & Freed, Maxick & Battaglia
24	

3 1 APPEARANCES CONTINUED: 2 SCHNADER LAW BY: ELIZABETH K. AINSLIE, ESQ. 3 BY: STEPHEN J. SHAPIRO, ESQ. 4 Counsel for Pepper Hamilton, LLP and Roderick Gagne 5 6 ECKERT SEAMENS 7 NEIL G. EPSTEIN, ESQ. Counsel for Robert Best, Pamela 8 Gagne, Roderick Gagne and Family Trusts 9 10 PROSKAUER ROSE, LLP ANDRE G. CASTAYBERT, ESQ. 11 BY: BY: STEVEN OBUS, ESQ. 12 Counsel for MBIA and Wells Fargo as Trustees 13 14 15 16 17 18 19 20 21 23 24

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THE CLERK: All rise.
  1
                   THE COURT: All right. Be seated,
  2
      please.
  3
                   Good afternoon.
  4
                    (Everyone said, Good afternoon, Your
 5
      Honor.)
  6
 7
                   THE COURT: All right. You want to
      announce your appearances?
 8
                   MR. GROSSBART: John Grossbart on
 9
      behalf of Royal Indemnity Company, plaintiff.
 10
                   MR. BARR: Michael Barr,
11
      Sonnenschein, Nath & Rosenthal on behalf of
12
13
      Royal.
                   MR. TRAINER: Lee Trainer, Ashby &
14
      Geddes on behalf of Royal.
15
                   MS. GOODMAN: Good afternoon, Your
16.
      Honor. Lois Goodman from McElroy, Deutsch,
17
      Mulvaney & Carpenter on behalf of Charles A.
18
      Stanziale, Trustee.
19
                   MR. WATERS: Michael Waters on
20
      behalf of the Trustee, Your Honor. Good
21
22
      afternoon.
23
             MS. DAVIS: Charlene Davis for The
     Bayard Firm on behalf of the Chapter 7 Trustee.
24
```

1	MS. LYDON: Tiffany Geyer Lydon from
2	Ashby & Geddes on behalf of Royal.
3	MS. RENDON: Veronica Rendon, Arnold
4	& Porter on behalf of McGladrey & Pullen, LLP and
5	Mr. Michael Aquino.
6	MR. SELBY: Thomas Selby from
7	Williams & Connolly on behalf of McGladrey &
8	Pullen.
9	MS. AINSLIE: Elizabeth Ainslie
10	representing Pepper Hamilton and Rod Gagne as the
11	partner.
12	MR. SHAPIRO: Steve Shapiro,
13 <sup>.</sup>	Schnader Harrison on behalf of Pepper and Gagne.
14	MR. EPSTEIN: Neil Epstein on behalf
15	of Robert Best, Pamela Gagne, and Mr. Roderick
16	Gagne, and Family Trusts.
17	MR. LASTOWSKI: Michael Lastowski of
18	Duane Morris here today on behalf of McGladrey &
19	Pullen.
20	MR. PELLETIER: David Pelletier from
21	Schnader Harrison on behalf of Pepper and Rod
22	Gagne as a partner at Pepper.
23	MR. WEXLER: Jonathan Wexler of
24	Vedder Price on behalf of Freed, Maxick, Sachs &

Murphy and Freed, Maxick & Battaglia. 1 Jason Butler on behalf MR. BUTLER: 2 of McGladrey & Pullen and Michael Aquino. 3 MR. CASTAYBERT: Andre Castaybert on 4 behalf of MBIA and Wells Fargo as Trustees, and 5 I'm expecting my colleague, Steve Obus, to be 6 7 here. THE COURT: All right. We're here 8 for a discovery conference, and what I understand 9 is that Docket Item 133, a motion to compel 10 production of communications between the Trustee 11 and Royal and documents related, excuse me, to 12 compensation received by the Trustee filed by 13 Pepper Hamilton and Gagne remains open. 1.4 Is that correct? 15 MS. AINSLIE: That's correct, Your 16 17 Honor. THE COURT: Pardon me? 18 MS. AINSLIE: That is correct. 19 THE COURT: You haven't been able to 20 resolve it. That motion is going to be granted 21 in all respects except with regard to the 22 personnel files of accountants. My understanding 23 is that what's sought by that motion and are with 24

7 that pertain to agreements. They are the agreements themselves, not communications. 2 This case being a case with credible 3 allegations of fraud requires, I believe and find 4 5 more depth in the discovery than might otherwise be granted in a contract or simple negligence 6 So weighing the allegations of fraud 7 against the discovery effort, I've determined 8 9 that the other four categories of documents must 10 be produced. 11 MR. GROSSBART: Your Honor, I think, 12 if I may, John Grossbart. I wouldn't say that's -- you are, I think, referring to Royal's 13 14 motion against McGladrey as opposed to --I'm sorry. You're 15 THE COURT: right. 16 What did I say? 17 18 MR. GROSSBART: The Pepper motion. THE COURT: I apologize. 19 20 MR. GROSSBART: No, that's all right. 21 THE COURT: You're right. Now, the 22

motion that I just ruled on is Docket Item 299 filed by Royal Indemnity.

23

```
Docket Item 133, the motion that
 1
      compels production of communications between the
 2
 3
      Trustee and Royal and documents relating to
      compensation received by the Trustee filed by
 4
      Pepper, is that the right docket item number?
 5
                   I might have written these down
 6
 7
      wrong.
                  MR. GROSSBART:
                                   I don't know.
 8
      That's certainly an outstanding motion.
 9
                   MR. WATERS: That's the other
10
     motion.
11
                   THE COURT: I better go check the
12
      docket real quick just to be sure. I tried to
13
      take the docket items off the original documents,
14
15
      so let me just be sure.
                  MR. WATERS: Your Honor, if I may,
16
     the --
17
                  THE COURT: Yes.
18
                  MR. WATERS: The docket number for
19
     Stanziale versus Pepper Hampton is Civil Action
20
     Number 04-15 --
21
                 THE COURT: Yeah, that's not
22
    helpful. I have 04-1551. I'm looking for the
23
     docket items with --
24
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```
MR. WATERS: Oh, the docket items.
 1
                   THE COURT: The specific docket
 2
 3
      items in the briefing. They are just on the
      corner usually, and they're not used by you all
 5
      when you talk about the motions.
 6
                   So I want to be sure. I got that
 7
      first one wrong, but it is DI-299.
              ....Now, 133 --
 8
 9
                   (Following a discussion held off the
      record:)
10
11
                   THE COURT:
                               Okay. All right.
12
                   Docket Item 133 in 04-1551, the
13
      motion to compel is granted.
14
                   And Docket Item 156 a motion for
15
      protective order and to compel discovery.
16
      understand it, in the first part, there's a
17
      request for in camera review, which I'll grant.
18
                   Are you understanding?
19
                   MS. AINSLIE: Yes.
20
                   THE COURT: You both said that you
21
      would --
22
                  MS. AINSLIE:
                                 We have the documents
23
      here, Your Honor. We can leave them here with
24
      you.
```

```
THE COURT: You'll submit them, and
 1
      I'll make a ruling on those documents --
 2
                   MS. AINSLIE: That will be fine.
 3
                   THE COURT: -- on the context of
 4
 5
      that motion.
 6
                   The second part of that motion is a
 7.
      request for Gagne's compensation records.
 8
                   MS. AINSLIE: We have already
 9
      provided those, Your Honor.
10
                   MR. WATERS: That's been resolved,
11
      Your Honor.
12
                  THE COURT: So all I need to have in
13
      that motion, then, is the in camera documents.
14
                  MR. GROSSBART: Your Honor, if I
15
      could ask a point of clarification on that
16
     particular motion?
17
                  THE COURT: Sure.
18
                  MR. GROSSBART: Pepper's motion had
19
     really two separate and independent parts. One
20
     had to do with Trustee compensation, one had to
21
     do with what we contend were joint.
22
               THE COURT: This is 133?
23
            MR. GROSSBART: Well, they were in
24
     the same documents to get Trustee compensation
```

1 and communications between Royal and the Trustee, 2 which we've asserted are protected by joint 3 privilege. 4 Are you granting both aspects of 5 that motion or have you not spoken yet to the 6 communications between the Trustee and Royal? . 7 That motion also deals with --THE COURT: There are two aspects to 8 9 that, pre-settlement and post-settlement. And 10 I'm granting it as to what I thought the request 11 boiled down to, which were the pre-settlement 12 discussions. 13 MR. GROSSBART: Got you. THE COURT: If I misunderstood, now 14 15 is the time to tell me. 16 I don't think MR. GROSSBART: No. 17 you misunderstood it. I -- I appreciate that distinction. 18 19 THE COURT: Okay. 20 MR. GROSSBART: And just because I'm 21 switching gears here with these numbers on the 22 motion that Royal brought against McGladrey, the motion to compel, did I understand the Court to 23

say it's granted in all respects except the

personnel files or did I --1 THE COURT: There were five specific 2 categories and somewhere in an opening paragraph 3 of the brief, you set them out pretty clear, the 4 five categories. 5 It's granted in all respects except 6 7 to the --MR. GROSSBART: Correct. 8 THE COURT: -- personnel files, as I 9 understood it, of the accountant employees. 10 MR. GROSSBART: One of the things we 11 asked with respect to that item in particular is 12 if we were going to be denied discovery of those 13 14 personnel files, that there be in limine protection against use of the personnel files 15 that we and perhaps others have already produced 16 17 in the case. THE COURT: Well, I understand that 18 you gave over some files. 19 20 MR. GROSSBART: Yes. THE COURT: But all of you are going 21 to be, I assume, if this case goes to trial, in 22 an in limine practice. And what I tried to say 23 at the beginning was that I'm granting the 24

```
1
       discovery because of the fraud assertions, but
  2
       that doesn't mean that this is going to be
  3
       evidence that gets into a trial.
                    MR. GROSSBART: No, I understand.
  4
  5
                    THE COURT: Because if you get that
  6
       far, because it will be motions to limit
  7
                   Because their big argument is that
       admission.
  8
       it's really not probative on any issue. And, of
       course, you argument to all that is you already
  9
       gave them over.
 10
 11
                    MR. GROSSBART:
                                    My bad.
 12
                    THE COURT: I don't know what to
 13
       tell you.
 14
                    So down the road, I understand you
 15
       may, but for purposes now, present purposes, I'm
 16
       just ruling on what's disputed. But I would
       think, to give you my present thinking, manuals
 17
 18
      probably get in. Irrelevant personnel
      evaluations, generally, not specific to the issue
 19
20
      don't.
21
                   But I don't know. I'll have to wait
-22
      and see.
23
                   MR. BARR: Your Honor.
24
                   THE COURT: We have got to have a
```

```
little more discovery before we get that.
 1
                   MR. BARR: Michael Barr.
 2
      apologize two people addressing the same issue.
 3
                   Is the Court's denial of our access
 4
      to their personnel records also pertaining to the
 5
      specific material where they may have you review
 6
      that says your performance with respect to the
 7
      Student Finance?
 8
                   THE COURT: Yes.
 9
                   MR. BARR: So across the board?
10
                   THE COURT: For present purposes,
11
      you're out.
12
                   MR. BARR: Thank you, Your Honor.
13
                   MS. RENDON: Your Honor, on the same
14
      motion, if I may just seek some additional
15
      clarification.
16
                   And I thought, and maybe I
17
      misunderstood the Court, that with respect to the
18
      request by Royal for joint defense agreements or
19
      any kind of cooperation agreements, what Your
20
      Honor has ordered is only that agreements be
21
      produced, but not communications subject to that
.22
      agreement.
23
                  THE COURT: Yeah. I couldn't tell
24
```

in your papers whether you whispered to each other or you've written things down. I'm not sure, whatever the agreements are, whether they're whispered, oral, written down. You've got to give them the agreements.

23.

You don't have to give any communications that you then transacted subject to those agreements. That, you know, in my view, is not part of my order.

MS. RENDON: And I just wanted to clarify that I had another request for clarification, also, and it relates to the audit manuals that I understand Your Honor is ordering to be produced.

And the question that I have on that is: The request for production was for years audit manuals that existed for 1997 through 2002, but the work that is the subject of the lawsuit all occurred in the time period February 2000 through April 2001.

And what I would request is that
the -- and I'm not sure if Your Honor took that
into consideration or not. I'm sure you will let
me know. But I guess what I'm asking is: Can we

```
1
      limit the production of the audit manuals to the
 2
      time period that the work is at issue?
 3
                 THE COURT: No. I didn't think the
 4
      period requested was burdensome, because it's an
      audit manual.
 5
                   And I could see where they may want
 6
 7
      to make some -- I don't want to be an advocate
 8
      here, but I could see where they may want to use
      prior manuals versus manuals specifically
 9
10
      relevant to the time frame. It is discovery.
                   Now, again, whether I would let them
11
12
      use a manual from '97 against the allegations of
      the case as proof, I don't know yet. But I think
13
14
      for discovery purposes, I can understand the
15
      reason why they would want '97 through.
16
                  MS. RENDON: Thank you, Your Honor.
17
                  THE COURT: So you have to give them
.18
     all. You were standing up in the middle of her
19
     conversation.
20
                  MR. BARR: Your Honor, you
     responded --
21
22
             THE COURT: I mean, he was standing
23
     up.
24
                MR. BARR: I'm sitting down.
```

```
1
                     MR. GROSSBART:
                                    I was standing up,
   2
        but it got clarified, and I jumped the gun a bit.
   3
                    THE COURT: Okay. So do you want
   4
        to --
                    MR. GROSSBART: We're great.
   5
   6
                    THE COURT: You want to jump up?
   7
                    MR. BARR: I'm not budging.
   8
                    MR. WATERS: Just to be certain,
        your ruling on Pepper's document request with
   9
  10
        respect to Mr. Stanziale's compensation from his
  11
        law firm, you denied the motion for a protective
  12
        order.
  13
                   THE COURT: Yes.
  14
                    MR. WATERS: And you're granting
  15
        that?
  16
                 THE COURT: Yes.
  17
                    MR. WATERS: I am clear. I just
  18
       wanted to make sure.
  19
                    THE COURT: Yes. There is a
  20
       protective order in the case, and I think if
  21
       they -- what was it they talk about, a $5 million
  22 .
       payment?
23
                And then what is going on between
 .24
       the Trustee and the law firm, you know, if they
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```
want to know that, that's fine. But, again, I
 1
      don't know if it's evidence in the case on an
 2
      element ultimately as, you know, proving.
 3
                   But I'm going to let them see it.
 4
      don't think it's all that critical --
 5
                   MR. WATERS: Okav. I understand.
 6
 7
                   THE COURT: -- as a discovery
      matter.
 8
 9
                   They're just curious. They are
      trying to see if they're being taken care of on
10
      their side. It's not a big deal.
11
                   I'm not someone that's shocked by
12
      numbers. I figure all the aggravation you put up
13
      with, you probably ought to be getting double
14
15
      what you are any way.
                   So, all right. Does that kind of
16
      settle what was out there?
17
18
                   There's one more thing in this
      letter request. I'm sorry.
19
                  Is that what you wanted to talk
20
21
      about?
22
                   MR. SELBY:
                               Yes.
                               I sort of had in mind
                   THE COURT:
23
     what I was going to do, and then I got this
24
```

letter, my case manager gave it to me about a half hour ago, telling me what the status is.

Because maybe I don't have to get into this.

MR. SELBY: Your Honor, we filed the application. As you know, we were before you arguing for Royal in the United States to produce the documents. Your Honor denied that motion.

We, at the time, informed you we'd be filing the application under the Hague Convention, which we did in January.

We, too, received today this letter objecting, not to the substance of the request, the documents requested, but to some of the language in the application itself. And we've had a brief discussion outside, but that's really where we are today.

We'd like to get the application approved,
because as you know, these things take time
getting overseas and getting the Court's
attention overseas.

We've worked with counsel overseas
to craft the request the way it was crafted. And
so we'd like to get approval as quickly as

possible.

MR. BARR: Your Honor, simply stated where our objection was, Mr. Selby is correct.

We're not objecting to them making letter requests or the Court issuing an order from this Court with respect to that in order to start the processes for the Hague Convention.

The portion of what they propose that we objected to, in effect, put this Court in the position of finding essentially relevance with respect to certain materials, making certain specific factual findings as to the relevance of those materials as to the existence of certain facts.

And the only changes that we made in our proposed change was effectively just to eliminate that portion of the findings and to say this is their contention and it's effective for the Court's indulgence to determine how to proceed under the Hague Convention.

It's different what they presented to the Court and what we presented to the Court and most of those changes, Your Honor, are on Page 6, one paragraph there.

Do you need those to THE COURT: . 1 2 make your case? MR. SELBY: Our concern, Your Honor, 3 is that we need to make a showing in the U.K. for 4 these documents, and that paragraph is addressed - 5 to the involvement of the U.K. parent in the 6 transaction and in the events related to today. 7 It is our allegations. We're not 8 submitting that Royal is bound by any finding of 9 this Court related to the application, but we do 10 think it's important to tell the Court in the 11 United Kingdom what the involvement of the United 12 Kingdom company was in order to make the showing 13 for them to approve the application. 14 15 MR. BARR: Your Honor, we think that they do make that showing. And again, it is 16 certain they can file papers further to this in 17 18 London. But they do make those kind of 19 20 statements on Pages 2, 3 and 4 of their letter 21 request. They lay these things out chapter and And there it's cast in terms of what ·22· their allegations are. 23

24.

When you turn to the paragraph on

7.

8 -

Page 6, it specifically is written in a fashion that no longer talks about these being McGladrey's allegations or McGladrey's contentions, but rather that these are actual specific findings of this Court. And Your Honor, effectively, you are putting then your judicial interpretation on those findings. And respectfully that is not what occurred here.

And, again, we're focusing -- there are a few other words we changed earlier, again, to talk about the notion of allegations. What we could do, Your Honor, we could, by this afternoon or tomorrow morning at the latest, provide just a red line so the Court can see the comparison between the two.

But, again, if you're looking at the way the language is on the top of Page 6 where it says, you know, the documents in RSA's possession, i.e. assuming they're in their possession, will be used to prove their defenses at the trial of this case.

And then proceeding, starting with the third sentence, it relates very specifically, effectively findings as to what the role was of

the U.K. parents here, and no factual findings that may ultimately be found in this trial or not.

20 -

But they certainly are not something that this Court has already determined. The change that we made, which in our proposal, Your Honor, and I could just hand up a copy if need be here. It's, again, on Page 4 after Number 8.

May I approach?

THE COURT: I think I have it.

MR. BARR: Your Honor, if you would look, then, on Page 4 of our proposal. And the paragraph under -- it's numbered Paragraph 8. I think that language would simply change it to be what they contend happened here, and the fact that they may use -- potentially use these at trial.

Again, then it doesn't put this

Court in the position of saying to the Court in

London, This is what occurred.

MR. SELBY: Your Honor, that language is particularly problematic, the language that's just been highlighted to you, because of the requirements of the U.K. Court

that this be not for discovery purposes, but for the use at trial. And the qualifiers in that sentence, as written by Royal, we believe could lead the U.K. Court to reject this. And this has been pending since January without complaints from Royal until this morning.

23.

I find it hard to believe that this is causing as much heartburn as it appears to be when it's been unresponded to all this time.

MR. BARR: Your Honor.

MR. SELBY: I have no problem -- I have no problem, Your Honor, indicating that -- these are on the top of Page 6 of our -- of our original request that these are allegations.

We're not trying to imply or suggest that these are findings by this Court.

I don't have an objection to that.

But the softening of the language appears to have the effect of making this much more contingent than the U.K. Courts may allow and could ultimately lead to further litigation on this matter.

MR. BARR: Your Honor, but in the same token, for there to be a presentation to a

9.

24 .

Court in the U.K., which is obviously not -that's familiar with this action as this Court
is, that effectively says these are documents
that will be used at trial to prove something is
very different from saying these are materials
that they need or would like to get possession of
in order to present at trial. Those are not the
same thing.

And, again, for this Court to be saying to a U.K. Court, in effect, fellow jurors, I need these materials in my courtroom for this matter to be adjudicated is a very different thing than what we have ever understood the purpose of the Hague Convention, which is a procedural mechanism for obtaining materials from different jurisdictions.

Your Honor, it's our belief this is customary in this type of application. This is customary language. We don't see it as any sort of adoption of the position, and we were glad to try to work out language about the allegations.

But we just ask that this either be approved as submitted or that we be given an opportunity to try to work something out over the

next 24 hours. But we really would like to proceed with this in order to get these documents and --

THE COURT: Well, let's see if we all understand. I mean, in the patent cases we do here, this happens all the time.

And it's the same standard, but there's different views on the standard. It's much harder, for instance, in Germany, I'm told, and there's some pharmaceutical patents that come from Sweden and places like that, than it is in the United Kingdom.

So, but let me tell you what I think they want you to do: I think you have to make -- I have to sign an order that says that I've been presented, and I find that there is evidence in the United Kingdom that is not for discovery, because they don't want you fishing around, but it is for use at trial.

Now, the order I read, possible use at trial, I think that probably is okay. Maybe not.

But the only scrutiny I think the United Kingdom gives our letters; our orders are

```
that, the difference between discovery and the
1
     need for the evidence in the case.
2
                   I don't make enough to draft that
3
     kind of language. You've got to get together and
 4
 5
     draft that language.
                   Now, it can't be tentative language.
 6
     And so sometimes we have to accept the
 7
     representations of officers of the Court that the
 8
     evidence exists, and they're going to need it.
9
                   On the other hand, it can't be --
10
     first of all, it's not findings able to be used
11
      in -- you already said that in the trial. But it
12
13
     can't be wide ranging beyond what you really
     need.
14
                  Now, with that guidance can't you
15
     come up with something?
16
                   MR. BARR: Sure we can, Your Honor.
17
     Over -- at least we certainly will attempt to do
18
19
     so.
                  MR. SELBY: We'll certainly attempt
20
21
     to do so.
                  THE COURT: If you can't after you
22
     in good faith -- I mean, there's actually a
23
     little book on this stuff right here in the
24
```

```
library in this building. Like they have samples
1
     you can go get. Just copy it, and then put your
2
     allegations in, what you expect to find, and then
3
     I'll sign it.
4
                  But it ought to be a discrete
5
     disagreement if there is a disagreement. And it
6
     ought not to be, in my view, about use, intended
7
           It ought to be about how broad the
     use.
8
     statement of the information I found is needed.
9
                  MR. BARR: Thank you, Your Honor.
10
                  THE COURT: I can parse that, if you
11
     can't agree. So you can give me your marked up
12
     copy of what you think should be in it, and I'll
13
     just make a ruling. And you can have my
14
      signature and go.
15
                  MR. BARR: To be realistic, I would
16
     just propose that we have something back to the
17
     Court by Friday to inform the Court where we are,
18
      it being Wednesday afternoon at this point.
19
                  MR. SELBY:
                              That's fine.
20
                  THE COURT: Actually you can
21
     probably do this today.
22
                  MR. SELBY: I agree, Your Honor. I
23
     think it is a matter of five words.
24
```

```
THE COURT: If this is more than --
  1
                   MR. SELBY: With that direction, I
 2
      think it's really a matter of changing the tenor
  3
      of the paragraph on Page 6 to be allegations that
  4.
      McGladrey is making.
 5
                   THE COURT: I don't want to get into
  6
  7
      it.
                   MR. SELBY: That's fine.
  8
                   THE COURT: That's what I'm trying
  9
      to avoid. I think you can get this done by this
 10
 11
      afternoon.
                  MR. SELBY: Okay.
 12
                  THE COURT: And I guess you don't
 13
      call it typed up anymore. What do you call it?
14
      Processed?
 15
            And I might be able to sign this by
 16
      five o'clock. You could probably do it in the
 17
      courthouse and then send somebody with one of
18
 19
      those discs.
                  MR. SELBY: We'd be glad to do that,
 20
      Your Honor.
 21
              THE COURT: Now, if you can't, then
 22
      I can look at it tomorrow and get it back to you
 23
      by tomorrow afternoon.
 24
```

```
1
                  MR. SELBY:
                                Super.
                               So I'll expect to get
                   THE COURT:
 2
      something to sign by five o'clock or your marked
. 3
      up proposals by 10 o'clock tomorrow morning.
 . 4
                   MR. SELBY: Thank you, Your Honor.
 5
                  MR. BARR: That's fine, Judge.
 6
      Thanks.
 7
                   THE COURT: You really should be
 8
      able to agree on this. This is something -- I
 9
      mean, I'd be surprised.
10
                   Or else we'll have to cut off
11
      funding. That's the trick.
12
                   All right. I think I've addressed
13
      everything that you had pending.
14
                   No?
15
                   MS. AINSLIE: Yes, you have as far
16
                  I just wanted to bring two matters to
17
      the Court's attention.
18
                   One of them is I'd like to put on
.19
      the record the fact that Pepper has, I think,
20
      since our -- or at least I wanted to clarify that
21
      the only thing that we are withholding and then
22
     submitting to the Court by way of in camera
.23
      inspection are certain communications between Rod
24
```

```
Gagne and counsel to Pepper Hamilton.
 1
                  All of the other matters that have
 2
      been referred to --
 3
                   THE COURT: Say that again. You're
 4
      withholding between Pepper's counsel?
 5
                  MS. AINSLIE: And Pepper's counsel.
 6
                   THE COURT: Schnader?
 7 .
                  MS. AINSLIE: No, Pepper.
 8
                Their other counsel, Mr. Wilcox.
      counsel.
 9
                   So it's those communications. And
10
      we have, in fact, waived the -- decided that we
11
      are able to produce anything relating to other
12
     entities as to which we had previously asserted a
13
     privilege.
14
                  So we have provided those to the
15
     Trustee. So the only things that I believe we
16
     need to have the Court rule on or look at are
17
     these communications. And that's what we've
18
     brought.
19
                  MR. WATERS: As far as I know, they
20
     are still withholding documents as to where
21
     privilege has not been claimed, but as to which
22
     they think a privilege might exist to SLS and SMS
23
     and UCM.
24
```

MS. AINSLIE: We are not. 1 MR. WATERS: If you haven't given it 2 to them, you will turn them all over. 3 MS. AINSLIE: They have been 4 produced, but we'll go back and check. And if 5 any have inadvertently not been produced, they 6 7 will be. MR. WATERS: Okay. 8 MS. AINSLIE: Your Honor, there's 9 one last thing. 10 THE COURT: I think you have an 11 12 agreement. MS. AINSLIE: Yes, we do. 13 Your Honor, the one last thing that 14 I'm just raising in case it is of interest to the 15 Court in a way, there is a dispute between the 16 parties, the Trustee and Pepper with respect to a 17 server that has been in existence and exists in 18 the State of New York. 19 We filed a motion to compel in the 20 Southern District of New York and one of the 21 Schnader lawyers went to New York City, argued 22 that it appeared that the judge there was of a 23 mind to transfer it to Your Honor 24

If you would like to hear something 1 about that today, we have Mr. Pelletier. 2 you would rather wait and see whether this 3 Southern District judge bites the bullet and 4 decides it, I can understand it. 5 THE COURT: They're supposed to be a 6 lot smarter than us up in the Southern District. 7 8 Let's see. MS. AINSLIE: That is fine. I iust 9 wanted to make the offer. 10 THE COURT: They're the high end of 11 the District Court. We will give them the first 12 shot, and then we'll drop it down here. 13 Here is what I want to tell you: 14 we're pretty much resolved for what was pending. 15 What I wanted to tell you was there's a 16 procedure, because you all are sort of, you know, 17 at issue in a number of things. As you go on, if 18 you go to the website of my chambers on the Court 19 website, there's a procedure for patent cases for 20 what they call -- what do they call it --21

So in my world that means not

non-case dispositive motions. Non-case

dispositive motions.

22

23

motions to dismiss or summary judgment, but 1 discovery disputes. And there's a motion day 2 each month. 3 It's only for patent cases right 4 now, but I'm going to allow you to utilize that 5 procedure. But read the order very carefully, 6 because there's some strict time frames, and 7 you'll get bounced. And the idea is to help you 8 reduce paper and help us get you quicker answers. 9 So you have to come -- I think --10 well, you know, you might be -- if you want to go 11 home and write a motion real quickly, I think 12 Friday is the cut-off for March 2nd, because it's 13 a short month in February. 14 I'd prefer you not do that since you 15 were here today, but there are dates out through 16 July once a month. You notice the motion for 10 17

o'clock that day. You have to come.

Lately it's been taking like an hour to get everybody out of here. And there's like seven or eight motions on usually.

But you're allowed to use that procedure, but be very careful. And then essentially we just enter a disposition

18

19

20

21

22

23.

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electronically on the docket tracking the reasons
 1
      I give at the hearing, kind of like today.
 2
 3
                   So, but read it carefully about the
      time frames so you're not cut short and then get
 4
 5
      bounced to the following month, because that
      would, you know, not help the purposes of it.
 6
 7
                   And that way we don't have to worry
 8
      about you having time to get in.
                MS. AINSLIE: Great. Thank you.
 9
                   THE COURT: Anything else?
10
                                Thank you very much.
                  All right.
11
12
                   We will be in recess.
13
                    (Court was recessed at 1:35 p.m.)
14
15
16
17
18
19
20
21
22
23
24.
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State of Delaware
 1
      New Castle County
2
 3
 4
                     CERTIFICATE OF REPORTER
 5
 6
                 I, Heather M. Triozzi, Registered
7
      Professional Reporter, Certified Shorthand
 8
     Reporter, and Notary Public, do hereby certify
 9
      that the foregoing record, Pages 1 to 36
10
      inclusive, is a true and accurate transcript of
11
     my stenographic notes taken on February 7, 2007,
12
      in the above-captioned matter.
13
14
                 IN WITNESS WHEREOF, I have hereunto
15
      set my hand and seal this 9th day of February,
16
      2007, at Wilmington.
17
18
19
20
                           ther M.
21
22
23
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